1	PAUL D. TURNER		
2	Attorney at Law		
3	State Bar Number: 99174 350 B Street, Suite 3100		
4	San Diego, California 92101 Telephone: (619) 231-2001		
5	ptlaw@cox.net		
6			
7	Attorney for Defendant, GLENDA ABALOS		
8			
9			
10	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA (Hon.William Q. Hayes)		
11			
12			
13	UNITED STATES OF AMERICA,)	Case No. 08 CR 1557-WQH	
14	Dlointiff	DECLARATION OF PAUL TURNER IN	
15	Plaintiff,	SUPPORT OF EX PARTE APPLICATION FOR ORDER COMPELLING THE PRESERVATION OF EVIDENCE	
16	vs.) GLENDA CASTILLO ABALOS,)	PRESERVATION OF EVIDENCE	
17	Defendant.		
18	— Defendant.		
19			
20	I, PAUL D. TURNER, declare as follows:		
21	1. I am an attorney licensed to practice in the courts of the State of California and		
22	before this Court. I have personal knowledge of the facts set forth in this declaration, and if		
23	called to testify, could competently testify to the following facts.		
24			
25	above-entitled case. Ms. ABALOS was indicted on for violation of Title 21 U.S.C. § 841(a)(1);		
26	Possession of Marijuana with Intent to Distribute.		
27			
28	-1	-	

2

3 4

5 6

7

8

9

11 12

10

13 14

15

16 17

18

19 20

21 22

23

24 25

26

27 28

- 3. I have learned that on or about April 30, 2008, Ms. ABALOS was stopped at the I-8 checkpoint east of Alpine. She was the sole occupant and driver of one red Dodge Stratus. Ms. ABALOS was instructed to go to secondary, where a search of the vehicle revealed approximately 114 kilograms of marijuana contained in the trunk of the vehicle.
- 4. In order to properly prepare for trial in this matter, is entitled to inspect the vehicle, view any video tape that may exist of the secondary inspection of the vehicle, and to examine and weight the contraband allegedly found in the vehicle.
- 5. I have found that with similar cases handled within this District, the contraband and any inspection video tapes have been destroyed within 30 days of the seizure of such evidence. Additionally, on some occasions, the vehicle involved in these types of cases is prepared for auction within 30 days of seizure, and any evidence that may be obtained by the defendant is compromised.
- On May 22, 2008, I appeared before Magistrate Stormes on this matter and 6. requested an order compelling the preservation of the vehicle, contraband, and inspection videotape in this case. Magistrate Stormes informed me that because the case was indicted, any orders regarding evidence would have to be made by the District Court Judge.
- 7. The motion hearing for this matter is scheduled to be heard on June 23, 2008 at 2:00 p.m. before this Court. Because the motions in this matter will not be heard until nearly 60 days after seizure of the evidence, I believe that without an order the evidence described above may be destroyed prior to Defendants opportunity to bring a formal noticed motion.
- 8. On May 27, 2008, I spoke with Assistant U.S. Attorney Chris Tenorio, who has been assigned to this case. At that time, I informed him of my concerns about the preservation of this evidence and my intention to seek an ex parte order compelling the preservation of the vehicle, contraband, and inspection videotape in this case. At that time, he informed me that the ///

	Case 3:08-cr-01557-WQH Document 18-2 Filed 05/31/2008 Page 3 of 3	3	
1			
2			
3			
4		the	
5	foregoing is true and correct. Executed this 30 th day of May 2008 at San Diego, California.		
6			
7	/-/D1 D. T		
8	PAUL D. TURNER, Attorney for		
9	Defendant, GEETON TABLEOS		
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27	7		
28	-3-		